RIVKIN RADLER LLP JOHN J. ROBERTELLI, ESQ. 21 MAIN STREET COURT PLAZA SOUTH-WEST WING- SUITE 158 HACKENSACK, NEW JERSEY 07601 (201) 287-2460

Attorneys for Defendants John Centrillo and Borough of Dumont Police Department as to the claims for compensatory damages and non-injunctive relief/contained in the Amended Complaint only

UNITED STATES DISTRICT COURT DISTRICT OF NEW JERSEY

MARK VAN

Plaintiff,

CIVIL ACTION: 05-5595 (JLL)

v.

BOROUGH OF NORTH HALEDON, CHIEF JOSEPH FERRANTE, LTE. TODD DARBY, DET. DAVID PARENTA, JOHN DOE 1 (INDIVIDUAL HOLDING A THE **POLITICAL** POSITION $\mathbb{I}\mathbb{N}$ TOWNSHIP OF NORTH HALEDON WAS IN. WHO PARTICIPATED OF. OR KNOWLEDGEABLE OTHERWISE CONSPIRED WITH THE HARASS AND DEFENDANTS TO OTHERWISE VIOLATE THE CIVIL **JOHN** MARK VAN); RIGHTS OF AND BOROUGH OF CENTRILLO, DUMONT POLICE DEPARTMENT; AND OFFICER MARK ROE, BOROUGH OF **POLICE HALEDON** NORTH DEPARTMENT.

NOTICE OF APPEARANCE

Defendants.

NOTICE is hereby given that the undersigned attorney hereby appears as counsel on behalf of Defendants John Centrello and Borough of Dumont Police Department as to the claims for compensatory damages in the Amended Complaint in the above-captioned action and that all

future notices, orders, pleadings, correspondence filed or served in connection with the above-reference action shall also be served to the undersigned.

Dated: August 20, 2008

By:

WENDY CROWTHER, ESQ

RIVKIN RADLER LLP

21 Main Street

Court Plaza South-West Wing- Suite 158

Hackensack, New Jersey 07601

Tel: (201) 287-2460 Fax: (201) 489-0495

wendy.crowther@rivkin.com

CERTIFICATE OF SERVICE

The undersigned hereby certifies that on August 20, 2008, at true and correct copy of the foregoing Notice of Appearance was filed electronically using the Court's ECF system, which will automatically send notification to all parties who have requested such notification. The foregoing document may be viewed and downloaded using the ECF system.

By:

WENDY CROWTHER, ESQ.

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